

To: Laumann, Sara[Laumann.Sara@epa.gov]
From: Dygowski, Laurel
Sent: Wed 8/14/2013 4:51:32 PM
Subject: RE: WYO RAVI RH SIP revision language 8/12/13

Here it is

North Dakota has implemented a reasonably attributable visibility impact (RAVI) protection program since 1987. The rules implementing this program are found in NDAC 33-15-19, Visibility Protection. The control strategy and monitoring strategy are found in Chapters 3 and 6 of the State Implementation Plan. The existing RAVI program, with the existing permitting and emissions rules listed above is compatible with those needed for regional haze and no revisions are needed or planned at this time. The NDDoH will address the periodic review and revision requirements of the long-term RAVI strategy as required by 40 CFR 51.306(c) and coordinate them with the regional haze LTS periodic progress reports required by 40 CFR 51.308(g).

Laurel Dygowski

Regional Haze Program Coordinator

Air Quality Planning Unit

EPA Region 8

1595 Wynkoop

MS 8P-AR

Denver, CO 80202

(303) 312-6144

From: Laumann, Sara
Sent: Wednesday, August 14, 2013 10:28 AM
To: Dygowski, Laurel
Subject: RE: WYO RAVI RH SIP revision language 8/12/13

Thanks for asking, can you send me the language we approved in ND?

Sara L. Laumann
Associate Regional Counsel
USEPA Region 8 - Office of Regional Counsel
1595 Wynkoop Street
Denver, CO 80202
P: 303-312-6443
F: 303-312-6859

From: Dygowski, Laurel
Sent: Monday, August 12, 2013 2:18 PM
To: Laumann, Sara

Subject: FW: WYO RAVI RH SIP revision language 8/12/13

Sara –

Attached is Wyoming's draft RAVI coordination language. As we suggested previously, they have added language that we approved in ND. Please let me know if you have any comments.

From: Jennifer Cederle [mailto:jeni.cederle@wyo.gov]
Sent: Monday, August 12, 2013 1:00 PM
To: Dygowski, Laurel
Cc: Tina Anderson
Subject: WYO RAVI RH SIP revision language 8/12/13

Laurel,

Attached for your review is our revised RAVI language to be included in the Wyoming RH SIP Chapter 8.2.1.5.

The text highlighted in yellow is new. As suggested, we used North Dakota as a model.

Would the language meet the requirement of 40 CFR 51.306(c)?

We are still working on finalizing changes to meet the monitoring, record keeping and reporting requirements and will send that along once completed.

Thank you very much for your time on this. It is appreciated.

Have a good afternoon.

-Jeni

Jeni Cederle

State Implementation Planning and Rule Development

Wyoming DEQ/ Air Quality Division

122 W. 25th St.

Herschler Building 2-E

Cheyenne, WY 82002

307.777.7740

Jeni.Cederle@wyo.gov<<mailto:Jeni.Cederle@wyo.gov>>

E-Mail to and from me, in connection with the transaction

of public business, is subject to the Wyoming Public Records

Act, and may be disclosed to third parties.

E-Mail to and from me, in connection with the transaction

of public business, is subject to the Wyoming Public Records

Act and may be disclosed to third parties.

ŷ